OIPE 2018 2018

PO	by revoke all previous powers of attorney g	ECUTE XPPLIC	ATIONS BEF	ORE THE USPTO		
I herel 37 CF	by revoke all previous powers of attorney g R 3.73(b).	iven in the application	n identified in the	attached statement under		
_	by appoint: actitioners associated with the Customer Number:	2297	71			
☐ Pra	Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be used):					
	Name		Registration Number			
L_						
as at Offic acco with	torney(s) or agent(s) to represent the under e (USPTO) in connection with any and all parting to the USPTO assignment records or 37 CFR 3.73(b).	rsigned before the Un atent applications ass assignment documen	nited States Pater signed only to the nts attached to thi	nt and Trademark undersigned s form in accordance		
Pleas 3.73(b	e change the correspondence address for t b) to:	the application identif	fied in the attache	ed statement under 37 CFR		
į	The address associated with Customer Number:	22971				
Assign	ee Name and Address:					
ONE MI	SOFT CORPORATION CROSOFT WAY OND, WA 98052			•		
required may be d authoriz	of this form, together with a statement und to be filed in each application in which completed by one of the practitioners applied to act on behalf of the assignee, and y is to be filed.	this form is used. The pointed in this form	he statement und if the appointed	der 37 CFR 3.73(b) I practitioner is		
	SIGNATURI The individual whose signature and title is su	E of Assignee of Record upplied below is authorized	d to act on behalf of t	he assignee		
Signature	With y		Date [2]	20/2004		
lame	D. Bartley I	Secretary	Telephone	425-703-045		
itte	Assistant	Secretary				



STATEMENT UNDER 37 CFR 3.73(b)

Applicant	/Patent Owner:	Microsoft Corporati	ion	RADEWER		
Application	on No./Patent No.:	09/942,164	Filed/Issue Dat	te: August 29, 2001		
Entitled:	PEER-TO-PEER	ND MULTILEVEL CACHE FOR USE THEREWITH				
	Microsoft C	orporation	a corpora	tion		
	(Name of A	ssignee)		gnee, e.g., corporation, partnership, university, government agency, etc.)		
states th		entire right, title, and interes	st; or			
		han the entire right, title ar ntage) of its ownership into		_ %		
in the pa	tent application/pa	tent identified above by vir	tue of either:			
re	n assignment from corded in the Unit tached.	the inventor(s) of the pate ed States Patent and Trad	ent application/patent lemark Office at Ree	t identified above. The assignments were el; or for which a copy thereof is		
OR						
	chain of title from t low:	he inventor(s), of the pater	nt application/patent	identified above, to the current assignee as shown		
		nt was recorded in the Uni Frame		nd Trademark Office at or which a copy thereof is attached.		
	2. From:		To:			
	The docume Reel	ent was recorded in the Un Frame		nd Trademark Office at r for which a copy thereof is attached.		
	3. From:		To:			
	The docume Reel	ent was recorded in the Un Frame		nd Trademark Office at or for which a copy thereof is attached.		
	☐ Additional do	cuments in the chain of titl	e are listed on a sup	plemental sheet.		
[NO sub	TE: A separate co mitted to Assignme	or other documents in the py (i.e., a true copy of the ent Division in accordance ds of the USPTO. See MP	original assignment with 37 CFR Part 3,	document(s)) must be		
		ose title is supplied below) if an executed General Pov		·		
_1	February	9, 2005		David S. Lee		
	Øate			Typed or printed name		
	(425) 70			y and I. L		
	Telephone n	umber		(Signature		
•			Patent Attorney – Registration No. 38,222			
				Title		



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Title: PEER-TO-PEER NAME RESOLUTION PROTOCOL (PNRP) AND MULTILEVEL CACHE

FOR USE THEREWITH

PATENT ASSIGNMENT

PARTIES TO THE ASSIGNMENT

Assignor(s):

Christian Huitema 9645 NE 32nd Street Clyde Hill, Washington 98004

John L. Miller 1306 140th Place NE Bellevue, Washington 98007

Assignee:

Microsoft Corporation Corporation in the State of Washington One Microsoft Way Redmond, WA 98052

<u>AGREEMENT</u>

WHEREAS, ASSIGNOR(S) (listed above) are inventor(s) of an invention entitled "PEER-TO-PEER NAME RESOLUTION PROTOCOL (PNRP) AND MULTILEVEL CACHE FOR USE THEREWITH," as described and claimed in the specification forming part of an application for United States letters patent referenced above;

BEST AVAILABLE COPY

WHEREAS, Microsoft Corporation (hereinafter referred to as ASSIGNEE), a corporation of the State of Washington having a place of business at One Microsoft Way, Redmond, WA 98052, is desirous of acquiring the entire right, title and interest in and to the invention and in and to any letters patent that may be granted therefor in the United States and in any and all foreign countries;

NOW, THEREFORE, in exchange for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR(S) hereby sell, assign and transfer unto ASSIGNEE, the entire right, title and interest in and to said invention, said application and any and all letters patent which may be granted for said invention in the United States of America and its territorial possessions and in any and all foreign countries, and in any and all divisions, reissues and continuations thereof, including the right to file foreign applications directly in the name of $_{
m color}$ ASSIGNEE and to claim priority rights deriving from said United States application to which said foreign applications are entitled by virtue of international convention; treaty or otherwise, said invention, application and all letters patent on said invention to be held and enjoyed by ASSIGNEE and its successors and assigns for their use and benefit and of their successors and assigns as fully and entirely as the same would have been held and enjoyed by ASSIGNOR(S) had this assignment, transfer and sale not been made. ASSIGNOR(S) hereby authorize and request the Commissioner of Patents and Trademarks to issue all letters patent on said invention to ASSIGNEE. ASSIGNOR(S) agree to execute all instruments and documents required for the making and prosecution of applications for United States and foreign letters patent on said invention, for litigation regarding said letters patent, or for the purpose of protecting title to said invention or letters patent therefor.

BEST AVAILABLE COPY

08/27/2001	
Date	Christian Huitema
8/27/01	
Date	John I. Miller

REST AVAILABLE COPY